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2 John White, Esq., S.B.#1741  
3 White Law Chartered  
4 Twentieth Century Building  
5 335 West First St.  
6 Reno, NV 89503  
7 775-322-8000  
8 775-322-1228 (Fax)  
9 john@whitelawchartered.com  
10 Attorney for Debtor

11 E-filed on October 13, 2010

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13  
14 UNITED STATES BANKRUPTCY COURT  
15 DISTRICT OF NEVADA

16 In re:

17 SCOTT K. GREENE,

18 Debtor

19 ) CASE NO: BK-N-05-54727-gwz  
20 )  
21 ) Chapter 7  
22 )  
23 ) DEBTOR'S LIMITED OBJECTION  
24 ) TO SECOND AND FINAL FEE  
25 ) APPLICATION OF WILLIAM D. COPE,  
26 ) LLP  
27 )  
28 ) Date of Hearing: November 10, 2010  
29 ) Time of Hearing: 10:00 A.M.

30 Debtor, by his counsel, White Law Chartered, hereby files this Limited Objection to  
31 the Second and Final Fee Application of William D. Cope, LLP ("Limited Objection"), and  
32 respectfully states as follows:

33 1. On September 22, 2010, William D. Cope ("Cope"), filed the instant Second and Final  
34 Application for William D. Cope, LLP, for Order Allowing Compensation for Professional  
35 Services Rendered and Reimbursement of Expenses Incurred ("Cope Application"). Therein,  
36 Cope requests an award of \$23,538.19 in fees and costs as compensation for services rendered  
37 on behalf of the Chapter 7 Trustee in this Case from June 1, 2007 through August 31, 2010.

1           2. Scott K. Greene, limited objectant, is the Debtor in this Case, having filed his  
 2 Voluntary Petition under Chapter 7 on October 15, 2005.

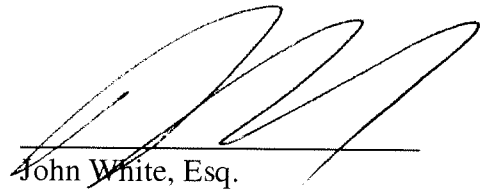
3           3. That the Trustee to date has only paid Debtor a portion (\$125,000) of his Homestead  
 4 exemption.

5           4. An award of administrative expenses, as requested by Cope, may not be paid from  
 6 that portion of monies now held by the Trustee which constitute the unpaid portion of Debtor's  
 7 Homestead, to wit: Debtor's Homestead is property of the Debtor, not property of the estate. *In*  
 8 *re Smith*, 235 F.3d 472, 477-78 (9th Cir. 2000). See also *In re Greene*, 583 F.3d 614 (footnote 4)  
 9 (9th Cir. 2009).

10           5. Filed herewith is the Declaration of David Rankine, Esq., co-counsel for Debtor  
 11 in the appellate phase of this case, to the effect that Mr. Cope assured him, prior to any  
 12 fee applications being approved, that attorney's fees incurred by the Trustee and Trustee's  
 13 appellate counsel would not be paid from funds claimed by Debtor as exempt Homestead funds.

14           6. Debtor files this Limited Objection to the Cope Application, solely to clarify that in  
 15 the event that the Court awards Cope the requested award, such award may not be paid from the  
 16 unpaid portion of Debtor's Homestead.

17           DATED: October 13, 2010



John White, Esq.